

Under no circumstances should you weaken Wisconsin's 'No Call List' regulations. I cannot for the life of me begin to understand why you would even consider such a thing. Those who are on that list are there because they want to be, because they like and want the protection from harassment it affords. If they wanted to live with the protection of the weaker Federal list, they could opt for that list without being on Wisconsin's. If you force them to put up with more aggravation because some banking, or any other, group wants you to, you will only harden their attitudes towards telephone solicitors and those who use them, and lower their opinion of the FCC as well. Why on Earth would the bankers or anyone else want to call someone who does not want to be called? Is that an efficient way to engage in commerce? Would they not have a higher rate of success calling those who have not expressed a desire not to be called? I can assure both you and the bankers that if you go through with this proposal of theirs, I will let as many people as I can know who is responsible.